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# GROSSMAN, TUCKER PERREAULTE PFLEGER, PLLC

Steven J. Grossman Ph.D. (NH)
Teresa C. Tucker (NH)
Donald J. Perreault (NH, MA)
Edmund P. Pfleger (AZ)
Scott R. Faber (PA)
Kevin J. Carroll (NH, MA)
Jeffrey T. Placker (MA)

Richard Rhodes -Patent Agent

Brian J. Colandreo

55 South Commercial St. Manchester NH 03101 U S A

Voice: 603-668-6560 Telefax: 603-668-2970 Web: GTPP.com

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NAME: Attorney Charlema Grant

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Art Unit 2862

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#### Enclosed:

- Request for Reconsideration of Petition for Unintentionally Delayed Claim (2 pgs)
- Substitute Preliminary Amendment (3 pgs)

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#### OCT 0 7 2005

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appln. No.

10/627,407

For

Angular Positioning Sensing System and Method

Applicant

Poirier et al. July 25, 2003

Filed Art Unit

2862

Examiner

David M. Schindler

Docket

PCC115

Customer No.

32047

Office of Petitions

Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

Attn: Attorney Charlema Grant

Via Fax 571-273-8300

#### CERTIFICATE OF FACSIMILE TRANSMISSION

I hereby certify that this correspondence is being transmitted via facsimile to the United States Patent and Trademark Office, Attn. Attorney Charlema Grant, at fax number (571) 273-8300 on October

7, 2005

April Davis

## REQUEST FOR RECONSIDERATION OF PETITION FOR UNINTENTIONALLY DELAYED BENEFIT CLAIM

Sir:

This paper is in response to the decision mailed September 1, 2005, on the petition under 37 C.F.R. 1.78(a)(3). A substitute preliminary amendment accompanies this paper.

The petition filed May 2, 2005 for entry of an unintentionally delayed benefit claim under 37 C.F.R. 1.78(a)(2) was dismissed because the accompanying amendment adding a reference to the prior-filed application was not acceptable due to a typographical error in the serial number of an application, the benefit of which was claimed. As indicated in the Decision, and confirmed in the telephonic interview on October 4, 2005, the petition would be allowable upon submission of a substitute amendment referencing the correct prior filed application. Accordingly, Applicants herein provide a Substitute Preliminary Amendment providing the necessary reference to the

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applications of which the benefit is claimed. In view of this submission and the accompanying substitute amendment, Applicants respectfully request that the petition for the entry of an unintentionally delayed benefit claim to prior-filed non-provisional patent application Serial No. 10/314,911 filed December 9, 2002 be granted.

As a final matter, Applicants would like to thank Attorney Grant for taking the time to conduct a telephonic interview with Applicants' representative.

No fees are believed necessitated by this request. However, in the event that any fees are required, please charge Deposit Account No. 50-2121 for any necessary extension fees. Please amend the above-identified application as follows:

Respectfully submitted,

Jeffrey T. Placker

Attorney for Applicants

Reg. No. 47,862

Grossman, Tucker, Perreault & Pfleger, PLLC

55 South Commercial Street

Manchester, NH 03101

Phone: (603)668-6560